

OFFICIAL GENERAL ELECTION BALLOT
SILVER BOW COUNTY, MT
November 2, 2010

A	Silver Bow County	B	State of Montana	C	November 2, 2010
INSTRUCTIONS TO VOTERS 1. TO VOTE, BLACKEN (●) THE OVAL COMPLETELY. An oval blackened completely to the left of the candidate or ballot issue choice indicates a vote for that candidate or a vote on the ballot issue. 2. To write in a name, blacken the oval to the left of the line provided, and write in the name (or affix a pre-printed label) in the blank space(s) for the write-in candidate(s) for whom you wish to vote. 3. DO NOT CROSS OUT. If you make a mistake or change your mind, exchange your ballot for a new one. VOTE IN ALL COLUMNS VOTE BOTH SIDES					
FEDERAL AND STATE (Continued)			COUNTY (Continued)		
FOR STATE REPRESENTATIVE DISTRICT 73 (VOTE FOR ONE) <input type="radio"/> PAT NOONAN DEMOCRAT <input type="radio"/> RACHEL ROBERTS REPUBLICAN <input type="radio"/>			MILE HIGH CONSERVATION DISTRICT (VOTE FOR THREE) <input type="radio"/> DOUG BUTORI (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/> JOHN ISAACSON (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/> DONALD E. UELAND (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/>		
FEDERAL AND STATE			COUNTY		
FOR UNITED STATES REPRESENTATIVE (VOTE FOR ONE) <input type="radio"/> MIKE FELLOWS LIBERTARIAN <input type="radio"/> DENNIS MCDONALD DEMOCRAT <input type="radio"/> DENNY REHBERG REPUBLICAN <input type="radio"/>			FOR JUSTICE OF THE PEACE COURT #1 (VOTE FOR ONE) <input type="radio"/> DEBRA DARRAGH WILLIAMS (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/> LORENA M. BRADY (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/>		
FOR SUPREME COURT JUSTICE #4 FULL TERM (VOTE FOR ONE) <input type="radio"/> BETH BAKER (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/> NELS SWANDAL (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/>			FOR JUSTICE OF THE PEACE COURT #2 (VOTE FOR ONE) <input type="radio"/> BOB LEE (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/> DON W. DAVIS (NOMINATED WITHOUT PARTY DESIGNATION) <input type="radio"/>		
FOR SUPREME COURT JUSTICE #2 UNEXPIRED TERM (VOTE IN ONE OVAL) Shall Justice #2 Mike Wheat of the Supreme Court of the state of Montana be retained in office for another term? Fill in the oval before the word "YES" if you wish the official to remain in office. Fill in the oval before the word "NO" if you do not wish the official to remain in office. <input type="radio"/> YES <input type="radio"/> NO			BALLOT ISSUES - STATE		
			CONSTITUTIONAL CONVENTION CALL NO. 2 (VOTE IN ONE OVAL) A CALL FOR A CONSTITUTIONAL CONVENTION REQUIRED BY THE MONTANA CONSTITUTION Article XIV, sections 3 and 4, of the Montana constitution requires the question of holding an unlimited constitutional convention to be submitted to the people at the general election in each 20th year following its last submission. If a majority of those voting on the question answer in the affirmative, the legislature shall provide for the calling thereof at its next session. <input type="radio"/> FOR calling a constitutional convention. <input type="radio"/> AGAINST calling a constitutional convention.		
VOTE IN NEXT COLUMN			VOTE IN NEXT COLUMN		
VOTE IN NEXT COLUMN			VOTE BOTH SIDES		
A	29C-MELROSE	B	Typ:01 Seq:0044 Spl:01	C	Seq:0044

D	Silver Bow County	E	State of Montana	F	November 2, 2010
BALLOT ISSUES - STATE (Continued)		BALLOT ISSUES - STATE (Continued)		BALLOT ISSUES - STATE (Continued)	
CONSTITUTIONAL INITIATIVE NO. 105 (VOTE IN ONE OVAL)		INITIATIVE NO. 161 (VOTE IN ONE OVAL)		INITIATIVE NO. 164 (VOTE IN ONE OVAL)	
A CONSTITUTIONAL AMENDMENT PROPOSED BY INITIATIVE PETITION		A LAW PROPOSED BY INITIATIVE PETITION		A LAW PROPOSED BY INITIATIVE PETITION	
<p>There is no existing state or local tax on transactions that sell or transfer real property in Montana. CI-105 amends the Montana Constitution to prohibit state or local governments from imposing any new tax on transactions that sell or transfer real property, such as residential homes, apartments, condominiums, townhouses, farms, ranches, land, and commercial property, after January 1, 2010.</p> <p><input type="radio"/> FOR amending the Montana Constitution to prohibit state or local governments from imposing any new tax on transactions that sell or transfer real property.</p> <p><input type="radio"/> AGAINST amending the Montana Constitution to prohibit state or local governments from imposing any new tax on transactions that sell or transfer real property.</p>		<p>I-161 revises the laws related to nonresident big game and deer hunting licenses. It abolishes outfitter-sponsored nonresident big game and deer combination licenses, replacing the 5,500 outfitter-sponsored big game licenses with 5,500 additional general nonresident big game licenses. It also increases the nonresident big game combination license fee from \$628 to \$897 and the nonresident deer combination license fee from \$328 to \$527. It provides for future adjustments of these fees for inflation. The initiative allocates a share of the proceeds from these nonresident hunting license fees to provide hunting access and preserve and restore habitat.</p> <p>I-161 increases state revenues over the next four years by an estimated \$700,000 annually for hunting access and an estimated \$1.5 million annually for habitat preservation and restoration, assuming that all nonresident hunting licenses are sold. It also increases general nonresident hunting license revenues by inflation.</p> <p><input type="radio"/> FOR abolishing outfitter-sponsored hunting licenses, replacing outfitter-sponsored big game licenses with nonresident licenses, increasing nonresident license fees, and increasing funding for hunting access and habitat.</p> <p><input type="radio"/> AGAINST abolishing outfitter-sponsored hunting licenses, replacing outfitter-sponsored big game licenses with nonresident licenses, increasing nonresident license fees, and increasing funding for hunting access and habitat.</p>		<p>Under Montana law, deferred deposit (payday) lenders may charge fees equaling one-fourth of the loan, which, as an annual interest rate could range from 300 percent to 650 percent. Title lenders may charge similar interest rates. I-164 reduces the interest, fees, and charges that payday lenders, title lenders, retail installment lenders, and consumer loan licensees may charge to an annual interest rate of 36 percent. It prohibits businesses from structuring other transactions to avoid the rate limit. It also revises statutes applicable to pawn brokers and junk dealers.</p> <p>I-164 reduces the licenses and examination fee revenue paid to the State because certain lenders may not renew their licenses.</p> <p><input type="radio"/> FOR reducing the annual interest, fees, and charges payday, title, and retail installment lenders and consumer loan licensees may charge on loans to 36 percent.</p> <p><input type="radio"/> AGAINST reducing the annual interest, fees, and charges payday, title, and retail installment lenders and consumer loan licensees may charge on loans to 36 percent.</p>	
VOTE IN NEXT COLUMN		VOTE IN NEXT COLUMN		VOTE BOTH SIDES	
D	29C-MELROSE	E	Typ:01 Seq:0044 Spl:01	F	Seq:0044